Order

Michigan Supreme Court Lansing, Michigan

March 14, 2007

ADM File No. 2007-02

Amendment of Rule 7.313 of the Michigan Court Rules

Clifford W. Taylor, Chief Justice

Michael F. Cavanagh Elizabeth A. Weaver Marilyn Kelly Maura D. Corrigan Robert P. Young, Jr. Stephen J. Markman, Justices

On order of the Court, the following correction of Rule 7.313 of the Michigan Court Rules is made, effective May 1, 2007.

[The present language is amended as indicated below.]

Rule 7.313 Motions in Supreme Court

- (A) What to File. To have a motion heard, a party must file with the clerk:
 - (1)-(3) [Unchanged.]
 - (4) the fee provided by MCR 7.319(B)(7)(c) or (d); and
 - (5) [Unchanged.]

Eight copies of the motion must be filed, except only 2 copies need be filed of a motion to extend time, to place a case on or withdraw a case from the session calendar, or for oral argument. The attorney must sign the motion. By filing a motion for immediate consideration, a party may obtain an earlier hearing on the motion.

(B)-(E) [Unchanged.]

<u>Staff Comment</u>: This change reflects the fact that two different motion fees are applicable in the Michigan Supreme Court, and adds a reference so that both are included.

The staff comment is not an authoritative construction by the Court.



I, Corbin R. Davis, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

March 14, 2007

lin C. Danis

Clerk